

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re:	§	
	§	Chapter 11
Free Speech Systems LLC,	§	
	§	Case No. 22-60043 (CML)
Debtor.	§	

**PQPR HOLDINGS LIMITED, LLC'S WITNESS AND EXHIBIT LIST FOR
JUNE 29, 2023 HEARING**

PQPR Holdings Limited, LLC (“PQPR”), the secured creditor of the Debtor and a party-in-interest, respectfully submits this Witness and Exhibit List for the hearing scheduled for June 29, 2023:

WITNESS LIST

1. Robert Roe
2. David Jones
3. Patrick Magill
4. Any witness identified by any other party

EXHIBIT LIST

Exhibit No.	Description
PQPR-1	PQPR August 13, 2020 Note, Exh 4 to Dkt. No. 26
PQPR-2	Security Agreement, Exh 5 to Dkt. No. 26
PQPR-3	PQPR November 10, 2021 Note, Exh 6 to Dkt. No. 26
PQPR-4	PQPR UCC-1 Financing Statement, Exh 7 to Dkt. No. 26
PQPR-5	PQPR Forbearance Term Sheet, Exh 8 to Dkt. No. 26
PQPR-6	13 Week Budget, Exh 9 to Dkt. No. 26
PQPR-7	Interim Cash Collateral Budget, Exh 10 to Dkt. No. 26
PQPR-8	2 nd Interim Cash Collateral Order and Budget, Dkt. No. 98
PQPR-9	3 rd Interim Cash Collateral Order and Budget, Dkt. No. 151
PQPR-10	4 th Interim Cash Collateral Order and Budget, Dkt No. 238
PQPR-11	PQPR Proof of Claim, Claim No. 11
PQPR-12	5 th Interim Cash Collateral Order and Budget, Dkt No. 258
PQPR-13	6 th Interim Cash Collateral Order and Budget, Dkt No. 287
PQPR-14	7 th Interim Cash Collateral Order and Budget, Dkt No. 333
PQPR-15	8 th Interim Cash Collateral Order and Budget, Dkt No. 403
PQPR-16	9 th Interim Cash Collateral Order and Budget, Dkt No. 459
PQPR-17	10 th Interim Cash Collateral Order and Budget, Dkt No. 540
PQPR-18	11 th Interim Cash Collateral Order and Budget, Dkt No. 575
PQPR-19	12 th Interim Cash Collateral Order and Budget, Dkt No. 607
	Any exhibits offered by any other party

Dated: June 27, 2023

Respectfully submitted,

STREUSAND, LANDON & OZBURN, LLP

By: /s/Stephen W. Lemmon

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ATTORNEYS FOR
PQPR HOLDINGS LIMITED, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been served on counsel for Debtor, Debtor, and all parties receiving or entitled to notice through CM/ECF on this 27th day of June, 2023.

/s/ Stephen W. Lemmon

Stephen W. Lemmon